IN THE UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANITA

IRVING MURRAY (PROPE)
(PLAINTIFF) SCRANTON

VS.

JAN 16 2018

JUDGE-CONABOY

DEMAND JURY TRIAL

JOHN E. WEIZEL (ETAL.)

DEFENDANTS)

//SLIVING MURRAY

MIDDLE DISTRICT COURT

PENNSYLVANITA

NO. 3:17-CV-0491

DEMAND JURY TRIAL

JOHN E. WEIZEL (ETAL.)

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PLAINTIFF'S FIFTH MOTION FOR EMERGENCY APPOINTMENT OF COURT APPOINTED COUNSEL AND FOR DECLARATION OF COMMONWEALTH'S RISK STRATIFICATION PURSUANT TO RULE § 1915(e)(1), OF THE FEDERAL RULE OF CIV. P.

Pursuant to 28 U.S.C.\$1915 (e)(1), plaintiff respectfully, moves again for an order appointing a constitutional civil rights attorney to protect his civil rights and effectively represent him. Competent counsel in support plaintiff states:

1. It is a fact plaintiff is experiencing retaliation by Defendants and those acting in concert with them as Defendants continuing to use unlawfull policies that causing pain and suffering and has and will cause Death.

- 2. Since plaintiff is experiencing alot of health complications due to defendants policies, and this court has yet to rule on plaintiffs motions.
- 3. This case involves medical abuse issues as well as conspiracy. Subterfuge which the Defendants has requested that this court consider the principles of Federalism to determine the scope of equitable relief.
- 4. Federal courts should in this case get involved immediately due to plaintiffs medical condition is deteriating.

 plaintiff is having a lot of health complications due to his severe Liver damage that is purposely being left untreated for financial reasons.
- 5. The fact that this court previously rule in Abu-Jamal V. Wetzel, et al usind / R.D.M No. 3:16-cv-ozooo. That the DOC must administer Direct Anti-viral Drugs See exhibited attached next page.

CONCLUSION

wherefore; the plaintiff motion for the appointment of Bret D. Grote Esquire should be granted.

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Human Rights Coalition 4134 Lancaster Avenue Philadelphia, PA 19104 www.hrcoalition.org

Irving Murray KP 3561 SCI-Mahaney 301 Morea Road Frackville, PA 17932 Date: March 14, 2017

Dear Mr. Murray:

Thank you for your correspondence. Your commitment to your people and Brother Mumia is admirable and, of course, shared by HRC.

In regards to your request for investigation we have a few follow up questions to ask and, some answers of our own.

First, SCI-Mahonoy's Superintendent Theresa DelBalso is another person to contact regarding this. If you can connect us with any loved ones or family on the outside, we can advise them on how to contact and what can be said during a conversation with Superintendent DelBalso. If you could send us their name and number and share our contact information with them, we can set up that conversation.

We are also ready and willing to contact DelBalso and others on your behalf IF we have your remaind you of what you undoubtedly already converted what after we place pressure on DelBalso things may ye worse for you before they get better. On the other hand, conditions also may get better before they get worse. This is a decision only you and yours can make.

Second, Mumia recently had a federal judge rule in his favor that Pennsylvania DOC must administer the hep-C activital medication. At this junction, one must ask if our and your efforts are not better placed elsewhere. Your dedication to justice is fierce and no doubt can be useful in other manifestations of prison abuse.

We have the documents you sent is, and per your request, will send them back to you with this letter. Please forward response to the address at the top of the page with Attention: Support Committee.

In Solidarity,

Human Rights Coalition

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CERTIFICATE OF SERVICE

I. I ruing Murray hereby certify
that Iam on this 11th day of January, 2018,
depositing Said motion for the appointment
of competent civil rights Constitutional
attorney So that I can stop suffering
pain. mailed to:

PETER J. Melsh, ESQ.

CLERK OF COURTS

UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF PENNSYLVANIA

WILLIAM J. NEALON FEDERAL (BLDG)

AND UNITED STATES COURT HOUSE

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SCRANTON, PA. 18501-1148

PHONE: (570) 207-5600

Respectfully Submitted

1SI Shutney Murray (PROSE),

IRVING MURRAY (PROSE),

301-MOREA ROAD

FRACICUITIE, PA. 17932-0001

DATED: 1 1-11 2018.

CC: Bret D. Grote. Esq. Irving Murray

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PA DEPT OF CORRECTIONS INMATE MAIL

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COURT HOUSE

MASHINGTON ANENUE,

BOX-1148 JUNI PENMISYI

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